	SADOW LAW FIRM
	David J. Rothenberg (NV 13576)
	5588 S. Fort Apache Rd., Suite 130
	Las Vegas, NV 89148
	Tel: (702) 249-0160
	Email: david@sadow.law
	Attorney for Mexican Gold &
ı	Oil Exploration Trust
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## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

CANDY TORRES,

No. 2:19-CV-00594-APG-EJY

Plaintiff

vs.

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ALLAN ROTHSTEIN,

Defendants.

STIPULATION AND ORDER FOR CONTINUANCE OF DEADLINE FOR OPPOSITION TO PLAINTIFF'S MOTION FOR LEAVE TO AMEND

## **Stipulation and Order for Continuance**

Plaintiff Candy Torres, Defendants Allan Rothstein, and Drake Rothstein as Trustee of The Mexican Gold & Oil Exploration Trust dated November 7, 2012 (the "Trust") by and through their respective counsel, hereby stipulate and agree as follows:

- 1. The deadline to oppose Plaintiff's Motion for Leave to Amend, currently set for March 22, 2024, shall be continued for seven (7) days, until March 29, 2024.
- Good cause exists for the continuance. Plaintiff and the Trust have reached a settlement. The Trust is currently reviewing the written settlement agreement proposed by plaintiff but requests additional time to finalize it.
- 3. The parties agree that the ends of justice are served by granting this continuance to allow for a more efficient resolution without judicial resources.

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	1	This is the third stipulation for cor	ntinuance filed in this matter for this hearing
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	3	DATED this 22 <sup>nd</sup> day of March 2024.	DATED this 22 <sup>nd</sup> day of March 2024.
	$egin{array}{c} 4 \\ 5 \end{array}$	<u>/s/ David Rothenberg</u> David J. Rothenberg (NV 13576)	_/s/Liza Cristol-Deman Christopher Brancart (NV 8969)
	$\begin{bmatrix} 6 \end{bmatrix}$	SADOW LAW FIRM 5588 S. Fort Apache Rd., Suite 130	Liza Cristol-Deman, <i>Pro Hac Vice</i> (CA 190516)
	7	Las Vegas, NV 89148 Tel: (702) 249-0160	BRANCART & BRANCART Post Office Box 686
	8	Email: david@sadow.law Attorneys for Mexican Gold &	Pescadero, CA 94060 cbrancart@brancart.com
	9	Oil Exploration Trust	Icristoldeman @brancart.com Attorneys for Plaintiff
	10		Allomeys for Flamin
	11	DATED His cord to a (March 2004	Kristopher Pre (NV 14106) NEVADA LEGAL SERVICES
uite 130 8	12 13	DATED this 22 <sup>nd</sup> day of March 2024.	530 South 6th Street Las Vegas, NV 89101
<b>W FIRM</b> ie Rd. S iv 8914 vV 89160	14	<u>/s/Michael L. Becker</u> Michael L. Becker	kpre@nevadalegalservices.org Attorneys for Plaintiff
Sadow Law Firm S. Fort Apache Rd. Suite 130 Las Vegas, NV 89148 (702) 249-0160	15	Adam M. Solinger	, morrieye rer i raman
S S. For Las V	16	LAS VEGAS DEFENSE GROUP, LLC 2970 W. Sahara Avenue	
5588	17	Las Vegas, NV 89102 clients@702defense.com	
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## **ORDER**

The Parties at issue having stipulated to and for good cause shown:

IT IS HEREBY ORDERED that the deadline for opposition to Plaintiff's Motion for Leave to Amend is continued from March 22, 2024 to March 29, 2024.

## IT IS SO ORDERED.

DATED: MArch 25, 2024

United States District Judge